PTO-1390 (Rev. 09-2007) Approved for use through 2/28/2010. OMB 0651-0021

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	NSMITTAL LETTER TO	ATTORNEY'S DOCKET NUMBER YSAP.PAY.PT3						
DESIGNATED/ELECTED OFFICE (DO/EO/US) CONCERNING A SUBMISSION UNDER 35 U.S.C. 371			U.S. APPLICATION NO. (If known, see 37 CFR 1.5) 10/597,943					
INTERNATION	ONAL APPLICATION NO. 005/000099	INTERNATIONAL FILING DATE April 19, 2004	PRIORITY DATE CLAIMED February 13, 2004					
TITLE OF IN	IVENTION							
A System and Method for Facilitating Payment to a Party Not Having an Account with a Financial Institution APPLICANT(S) FOR DO/EO/US								
Eduardo N	Martinez-Miranda et al.							
Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:								
1. 🔲 Th	This is a FIRST submission of items concerning a submission under 35 U.S.C. 371.							
2. 🗹 Th	This is a SECOND or SUBSEQUENT submission of items concerning a submission under 35 U.S.C. 371.							
	This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include items (5), (6), (9) and (21) indicated below.							
4. 🔲 Tr	The US has been elected (Article 31).							
	A copy of the International Application							
	a. is attached hereto (required only if not communicated by the International Bureau).							
	b. has been communicated by							
	c. Is not required, as the application was filed in the United States Receiving Office (RO/US).							
	An English language translation of the International Application as filed (35 U.S.C. 371(c)(2)).							
	a. ☐ is attached hereto. b. ☐ has been previously submitted under 35 U.S.C. 154(d)(4).							
	nas been previously submitted under 35 U.S.C. 154(0)(4). Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3))							
	a. are attached hereto (required only if not communicated by the International Bureau).							
	b. have been communicated by the International Bureau.							
	c. have not been made; however, the time limit for making such amendments has NOT expired.							
	d. have not been made and will not be made.							
8. 🗌	An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).							
9. 🔲 .	An oath or declaration of the inventor	(s) (35 U.S.C. 371(c)(4)).						
	An English language translation of the Article 36 (35 U.S.C. 371(c)(5)).	annexes of the International Preliminary E	xamination Report under PCT					
Items 1	1 to 20 below concern document(s) or information included:						
11. 🔲 .	An Information Disclosure Statement	under 37 CFR 1.97 and 1.98.						
12. 🔲 .	An assignment document for recording	g. A separate cover sheet in compliance wi	th 37 CFR 3.28 and 3.31 is included.					
13. 🔟 .	A preliminary amendment.							
14. 📙 ,	An Application Data Sheet under 37 C	DFR 1.76.						
15. 📙 ,	A substitute specification.							
16. 📙 .	A power of attorney and/or change of	address letter.						
17. 📙 .	A computer-readable form of the sequ	uence listing in accordance with PCT Rule 1	3ter.2 and 37 CFR 1.821- 1.825.					
		national Application under 35 U.S.C. 154(d)						
19. 🔲 ,	A second copy of the English languag	e translation of the international application	under 35 U.S.C. 154(d)(4).					

This collection of information is required by 37 CPR 1.414 and 1.4911-1492. The information is required to obtain or retain a benefit by the public, which is to file (and by the USPTO to process) an application. Confidentiality is operand by 36 U.S. C12 and 37 CPR 1.114 and 114. This collection is estimated to bindine like including gathering information, presering, and submitting the completed from to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burst, should be sent for the Chef Information Officer, U.S. Patent and carries variety for the process of the Chef Information Officer, U.S. Patent and carried variety for the process of the Chef Information Officer, U.S. Patent and carried variety for the process of the Chef Information Officer, U.S. Patent and carried variety for the amount of the carried variety for the carried variety

PLO - 330 (Rev. 98.2037).
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U.S. APPLICATION NO. (if known, see 37 CFR 1.5)				INTERNATIONAL APPLICATION NO.		ATTORNEY'S DOCKET NUMBER	
10/597,943			PCT/SG2005/0000	PCT/SG2005/000099		YSAP.PAY.PT3	
20. Other	items or information	on:					
The foll	owing fees have b	een submitted			CALCULATIONS	PTO USE ONLY	
				\$310	\$	T TO GOL ONE!	
	nination fee (37 CF			•		-	
		,			s		
by IPEA/	ion prepared by IS US indicates all cl ns	\$					
If the written opin IPEA/US Search fee (37 C International Sea previously	rch fee (37 CFR 1. ion of the ISA/US indicates all claim FR 1.445(a)(2)) he onal Searching Autrich Report prepan y communicated to	\$					
	TOTAL OF 21, 22	and 23 =					
Additional fee for specification and drawings filed in paper over 100 sheets (excluding sequence listing in compliance with 37 CPR 1.821(c) or (e) in an electronic medium or computer program isting in an electronic medium (37 CPR 1.492(f)). The fee is \$260 for each additional 50 sheets of paper or fraction thereof.							
Total Sheets	Extra Sheets		Number of each additional 50 or fraction RATE thereof (round up to a whole number)				
- 100 =	/50 =			x \$260	\$	<u>'</u>	
Surcharge of \$130.00 for furnishing any of the search fee, examination fee, or the oath or declaration after the date of commencement of the national stage (37 CFR 1.492(h)).					\$		
CLAIMS	NUMB	ER FILED	NUMBER EXTRA	RATE	\$		
Total claims	97	- 20 =	77	× \$ 50	\$ 3850		
Independent claims 7 -3 = 4		4	x \$210	\$840			
MULTIPLE DEPI	ENDENT CLAIM(S) (if applicable)		+ \$370	\$ 370		
		\$5060					
✓ Applicant cla	ims small entity st						
				SUBTOTAL =	\$ 2530		
Processing fee of \$130.00 for furnishing the English translation later than 30 months from the earliest claimed priority date (37 CFR 1.492(i)).					\$		
TOTAL NATIONAL FEE =					\$ 2530		
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). \$40.00 per property +					\$		
TOTAL FEES ENCLOSED =					\$ 2530		
					Amount to be refunded:	s	
					Amount to be charged	\$	

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а. 🔲	A check in the amount of \$	to cover the above fees is er	cover the above fees is enclosed.					
b. 🗆	Please charge my Deposit Account No A duplicate copy of this sheet is enclosed.	in the amount of \$	to cover the above fees.					
с. 🗌	The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No, A duplicate copy of this sheet is enclosed.							
d. 🗸	Fees are to be charged to a credit card, WARNING: Information on this form may become public. Credit card information should not be included on this form, Provide credit card information and authorization on PTO-2038. The PTO-2038 should only be mailed or faxed to the USPTO. However, when paing the basic instantle fee, the PTO-2039 may NOT be faxed to the USPTO.							
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NOTE: Where an appropriate time limit under 37 CFR 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the international Application to pending status.								
SEND A	LL CORRESPONDENCE TO:	/Junek	to Jackson/					
Intol	ectual Property Law Group LLP	SIGN	ATURE					
12 South First Street, 12th Floor		Junek	Juneko Jackson					
	Jose, CA 95113	NAM	E					
Oun		48,87	0					
		REG	REGISTRATION NUMBER					

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The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S. C. 2(b)(2); (2) furnishing of the information solicited is voluntary, and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or experience or the patent.

The information provided by you in this form will be subject to the following routine uses:

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- A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement neodiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the
- A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, oursuant to 5 U.S.C. 552a/m).
- A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a noutine use, to the public after either publication of the application pursuant to 35 U.S. C. 122(b) or issuance of a patient pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patient.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.